UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Pablito Vega	
Plaintiff(s),	
v.	Case No. 23 CV 1357
Community Development, et al	
Defendant	t(s).
CONSENT TO PROCEED BEFORE A MAGISTRATE JUDGE	
have your case decided by a magistrat	k of Court within 21 days of receipt. Although choosing to te judge is optional and refusal will not have adverse return of this completed form is mandatory.
,	adge hearing your case, a district judge will hear your case.
	n Litigation Reform Act, magistrate judges in this district il cases pending before district judges and do not issue
generally play no further role in civireports and recommendations.	il cases pending before district judges and do not issue ony trials, and therefore felony trials do not interfere
generally play no further role in civireports and recommendations. Magistrate judges do not conduct felo	il cases pending before district judges and do not issue ony trials, and therefore felony trials do not interfere
generally play no further role in civil reports and recommendations. Magistrate judges do not conduct felowith scheduling and processing of case. Check one: The undersigned attorney of recested by conduct all positions.	il cases pending before district judges and do not issue ony trials, and therefore felony trials do not interfere
generally play no further role in civil reports and recommendations. Magistrate judges do not conduct felowith scheduling and processing of case. Check one: The undersigned attorney of recestephen C. Dries conduct all penter final judgment in accordance with	ony trials, and therefore felony trials do not interfere sees before magistrate judges. cord or pro se litigant consents to have Magistrate Judge proceedings in this case, including a bench or jury trial, and

ASSIGNMENT OF CIVIL CASES EASTERN DISTRICT OF WISCONSIN

At the time a new civil action is filed, it is assigned by random selection to either a district judge or a magistrate judge in accordance with the local rules. Pursuant to the provisions of 28 U.S.C. §636(c) and Rule 73 of the Federal Rules of Civil Procedure, a United States Magistrate Judge may, with the consent of the parties, conduct all proceedings in this civil action, including a bench or jury trial and order the entry of judgment. The statute provides for direct appeal to the U.S. Court of Appeals for the Seventh Circuit.

Once the assigned district or magistrate judge has been selected, the local rules of this district require that each party to the action receive a copy of the "consent form." Each party shall complete the form and file it with the Clerk of Court within 21 days after its receipt.

If this case has been randomly assigned to a **district judge** and all parties consent to have the magistrate judge conduct all proceedings in the case, the district judge may enter an order transferring the case to the magistrate judge.

If this case has been randomly assigned to a **magistrate judge** and not all parties consent, then the case will be reassigned by random selection to a district judge. If all parties consent, the magistrate judge will conduct all proceedings in the action.

While the decision to consent or not to consent to the exercise of jurisdiction by the magistrate judge is entirely voluntary, the duty to respond to this order is **mandatory**. Your response shall be made to the Clerk of Court only on the form on the reverse side of this notice.

IT IS THEREFORE ORDERED, that you complete this form and file it with the Clerk of Court within twenty-one (21) days from receipt.

UNITED STATES DISTRICT COURT

Honorable Pamela Pepper,

Chief Judge